Honorable Richard A. Jones 1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 UNITED STATES OF AMERICA, 8 No. CR23-179 (RAJ) Plaintiff, 9 STIPULATED MOTION TO MODIFY v. DKT. 49 10 CHANGPENG ZHAO NOTING DATE: January 19, 2024 11 Defendant. 12 13 14 Defendant, Changpeng Zhao, by and through his attorney, Mark N. Bartlett, of Davis 15 Wright Tremaine LLP, files this stipulated motion to modify Dkt. 49 and unseal the Motion to 16 Seal Submission for Permission to Travel. The Letter to Judge Jones Re Permission to Travel 17 (filed with said Motion) is attached hereto and shall be filed with agreed redactions and Exhibit 18 A to the Letter to Judge Jones Re Permission to Travel shall be redacted in its entirety, and is 19 also attached hereto. 20 21 The text proposed for redactions contains personal health and protected information. The 22 proposed redactions are necessary to protect the interests of Mr. Zhao and third parties and are 23 narrowly tailored to achieve that goal. 24 25

Case 2:23-cr-00179-RAJ Document 55 Filed 01/19/24 Page 2 of 8

1	This Court has discretion to grant the requested relief under its inherent "supervisory
2	power over its own records and files." Nixon v. Warner Communications, 435 U.S. 589, 598
3	(1978).
4	Counsel has conferred with the government, they have reviewed and approved this
5	motion and agree with the suggested redactions.
6	DATED: January 19, 2024.
7	Davis Wright Tremaine LLP Attorney for Defendant Changpeng Zhao, aka "CZ"
9	By s/Mark N. Bartlett
10	Mark N. Bartlett, WSBA No. 15672 Davis Wright Tremaine LLP
11	920 Fifth Avenue, Suite 3300 Seattle, WA 98104-1610
12	Telephone: 206.622.3150/ Facsimile: 206.757.7700 Email: markbartlett@dwt.com
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CERTIFICATE OF SERVICE

I certify that on the date below, I filed the foregoing document with the Clerk of the Court using the CM/ECF system which will send notification of filing to all parties registered with the CM/ECF system.

DATED: January 19, 2024

s/ Mark Bartlett
Mark Bartlett

STIPULATED MOTION TO MODIFY DKT. 49 [No. CR 23-cr-00179 RAJ] - Page 3

Davis Wright Tremaine LLP LAW OFFICES 920 Fifth Avenue, Suite 3300 Seattle, WA 98104-1610 206.622.3150 main · 206.757.7700 fax

EXHIBIT

Case 2:23-cr-00179-RAJ Document 55 Filed 01/19/24 Page 5 of 8

Benjamin Naftalis

Direct Dial: +1.212.906.1713 benjamin.naftalis@lw.com

LATHAM & WATKINS LLP

December 22, 2023

SUBMITTED UNDER SEAL VIA ELECTRONIC MAIL

(jonesorders@wawd.uscourts.gov)

The Honorable Richard A. Jones United States District Court Western District of Washington 700 Stewart Street, Suite 13128 Seattle, Washington 98101-9906 1271 Avenue of the Americas New York, New York 10020-1401 Tel: +1.212.906.1200 Fax: +1.212.751.4864

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Re: United States v. Changpeng Zhao, No. CR 23-179 (RAJ)(BAT)

Dear Judge Jones:

We represent Changpeng Zhao in the above-referenced action. We respectfully submit this letter to seek permission for Mr. Zhao to travel to the United Arab Emirates ("UAE") beginning January 4, 2024 for one to four weeks. This time period would allow Mr. Zhao to be present for the hospitalization and surgery of and subsequent recovery period. As surgery is scheduled for January 5, 2024 at in Abu Dhabi. Mr. Zhao pleaded guilty on November 21, 2023 and has been on bail subject to a bond entered that same day, as modified by this Court on December 7, 2023.

With the Court's permission, Mr. Zhao will provide his itinerary and all relevant additional information to Pretrial Services for the Western District of Washington ("WDWA Pretrial Services") prior to his departure. He will report his arrival to the WDWA Pretrial Services officer immediately upon his return.

With regard to the medical procedure,	
is scheduled to undergo	

¹ Under the Court's conditions, as modified by the December 7, 2023 Order, Mr. Zhao posted a \$175 million personal recognizance bond, secured by two guarantors with cash pledges of \$100,000 and \$250,000, respectively, and a third guarantor with real property located in Los Angeles, California, valued in excess of \$5 million. ECF No. 33. Mr. Zhao also previously wired an additional \$15 million to the United States that is held in the trust account of his Seattle-based attorney. *See* ECF No. 34, at 5 ("\$15 million in security custodied with [Mr.] Zhao's counsel"). This Court has further ordered that Mr. Zhao "remain in the continental United States during the period between his plea and sentencing" and is "free to travel within the United States." ECF No. 46.

The Honorable Richard A. Jones December 22, 2023 Page 2

LATHAM & WATKINS LLP

postponed to January 5 because require general anesthesia, a minim post-surgery recovery period of two	re was originally scheduled for December 19, 2023, but was . The procedure will num of six hours of recovery in the hospital, and an estimated vo weeks. We have provided a statement from at Exhibit A.
Due to ongoing family com Mr. United States in the time period bef	Zhao's partner and their children are unable to travel to the
of this requested time, he respectful	mit Mr. Zhao to reside at home in the UAE for the full extent ly requests that he be permitted to return home for the surgery ally January 4 through January 11, 2024.
that he is able to be with and anoprovide significant additional prope	concerns the Court may have about this travel and to ensure d family during this important period, Mr. Zhao is prepared to rty and financial security to assure his timely return, including nce US, which was worth \$4.5 billion in the last round of
The Government has not consented to this request. Thank you for your consideration.	
	Respectfully submitted,
	/s/ Benjamin Naftalis Benjamin Naftalis of LATHAM & WATKINS LLP
	/s/ Mark Bartlett Mark Bartlett of DAVIS WRIGHT TREMAINE LLP
	/s/ William Burck William Burck of QUINN EMANUEL URQUHART & SULLIVAN LLP

cc: The Honorable Brian A. Tsuchida Erin O'Donnell, Pretrial Services Michael Dion Jonas Lerman Kevin Mosley Elizabeth Carr

EXHIBIT A